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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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	29159 7590 11/13/2009 K&L Gates LLP			
P.O. Box 1135	(0(00		MCCULLOCH JR, WILLIAM H	
CHICAGO, IL 60690			ART UNIT	PAPER NUMBER
			3714	
			NOTIFICATION DATE	DELIVERY MODE
			11/13/2009	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

chicago.patents@klgates.com

Office Action Summary		Application No.	Applicant(s)	Applicant(s)			
		10/644,310	PETERSON ET A	PETERSON ET AL.			
		Examiner	Art Unit				
		William H. McCulloch	3714				
Period fo	The MAILING DATE of this communication ap or Reply	opears on the cover sheet with t	the correspondence ad	ddress			
WHIC - Exter after - If NC - Failu Any	CRTENED STATUTORY PERIOD FOR REPLEMENTED IN CHEVER IS LONGER, FROM THE MAILING Insions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication, operiod for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statuted the process of the process of the mailing department of the process of the mailing patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICA: .136(a). In no event, however, may a reply d will apply and will expire SIX (6) MONTHS te, cause the application to become ABANI	TION. be timely filed from the mailing date of this concept (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 29.	lune 2009					
•		is action is non-final.					
3)							
- , 	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4)🛛	Claim(s) <u>1-93</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
	5) Claim(s) is/are allowed.						
6)🖂	S)⊠ Claim(s) <u>1-93</u> is/are rejected.						
· ·	Claim(s) is/are objected to.						
8)	Claim(s) are subject to restriction and/	or election requirement.					
Applicati	on Papers						
9)☐ The specification is objected to by the Examiner.							
•	10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
•	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119						
a)	Acknowledgment is made of a claim for foreig All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority document application from the International Burea See the attached detailed Office action for a list	nts have been received. Its have been received in Applority documents have been received in Applority documents have been received.	lication No ceived in this National	Stage			
2) Notice (3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	Paper No(s)/M	mary (PTO-413) lail Date mal Patent Application				

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DETAILED ACTION

1. This action is in response to amendments received 6/29/2009. Claims 1-93 are pending in the application, with claims 1, 2, 5, 9-13, 16, 23-24, 28-30, 35-37, 40-41, 43-45, 48, 51-53, 56, 58-61, 67-69, 74, 78-80, 85, and 87-89 currently amended.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-93 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. 6,203,430 to Walker et al. (hereinafter Walker '430) in view of U.S. 6,491,584 to Graham et al. (hereinafter Graham) and U.S. 6,319,127 to Walker et al. (hereinafter Walker '127).

Regarding claims 1, 2, 28, 29, 41, 42, and 74, Walker '430 teaches a gaming device and method comprising: at least one display device (e.g., "conventional electronic display" in at least 6:21-34 and video display 336 in at least 5:42-50); at least one input device (e.g., starting controller 350; see 6:32-33); at least one processor (e.g., processor 302; see 5:63-65); and at least one memory device which stores a plurality of instructions (e.g., data storage device 304; see at least 5:64-6:8), which when executed by the at least one processor, cause the at least one processor to operate with the at least one display device and the at least one input device to:

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Display a plurality of reels, the plurality of reels including a plurality of symbols (see Fig. 3B), said symbols including at least one first prize symbol associated with a first physical prize, at least one second prize symbol associated with a second different physical prize (e.g., Bells, Oranges, and Bars displayed as "tracked symbols" associated with respective physical prizes of 300, 250, and 200 credits, respectively; see Fig. 3B, 4A, and 8).

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- Display a designated number of initial spins of the reels (see at least 3:33-51).
 In Walker '430, the player may designate the number of spins by controlling the wager of a number of credits and actuating the starting controller 350 (see at least 6:9-20 and 8:34-49).
- Display the initial spins of the reels after a wager by a player until none of the
 designated number of initial spins remain (e.g., the game provides the player
 a number of spins under the player's direction).
- Accumulate any first prize symbols which occur on the reels in each of said displayed initial spins and accumulate any second prize symbols which occur on the reels in each of said displayed initial spins (see at least 6:49-7:5).
- Cause the first physical prize to be awarded to the player if the accumulated number of first prize symbols reaches a designated number of first prize symbols necessary to be accumulated to win the associated first physical prize (see at least 8:15-23), wherein the designated number of first prize symbols is greater than the number of first prize symbols which can possibly be accumulated in the displayed initial spins of the reels (e.g., in the case

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where an initial designated number of spins equals two, each spin providing a maximum of nine symbols, the player is unable to win a minimum prize requiring 75 orange symbols; see at least Fig. 8).

• Cause the second physical prize to be awarded to the player if the accumulated number of second prize symbols reaches a designated number of second prize symbols necessary to be accumulated to win the associated second physical prize (see at least 8:15-23), wherein the designated number of second prize symbols is greater than the number of second prize symbols which can possibly be accumulated in the displayed initial spins of the reels (e.g., in the case where an initial designated number of spins equals two, each spin providing a maximum of nine symbols, the player is unable to win a minimum prize requiring 50 bar symbols; see at least Fig. 8).

Walker '430 teaches the invention substantially as described above, but lacks in explicitly disclosing at least one re-trigger symbol or predetermined symbol combination (that causes re-triggering). In a related disclosure, Graham teaches a gaming machine with a re-trigger bonus, in which predetermined events, such as one or more triggering symbols appearing in an outcome of the game, initiate free or bonus games (see at least abstract, 1:29-2:26). It would have been obvious to modify the invention taught by Walker '430 to include the re-trigger features of Graham in order to retain and attract potential gaming customers, as is favorably taught by Graham (see at least 1:12-26). It is noted that Graham explicitly teaches that the inventive bonus feature is "applicable in respect of any type of base games played on a gaming machine" and "particularly

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applicable in respect of spinning reel-type base games" (2:16-20). This teaching suggests further motivation to apply the concepts of Graham to the spinning reel type base game of Walker '430.

The combination of Walker '430 and Graham teaches the invention substantially as described above, but lacks in explicitly teaching wherein the initial designated number of spins is greater than one and that the numerical quantity of spins is displayed (as recited by the amended claims). Walker '127 teaches a flat rate play session, which is "defined as a period of play wherein the player need not make funds available for any play during the play session" and the "flat rate play session spans multiple plays of the gaming device" wherein the interval of play may be "handle pulls" (see 3:22-31). The "handle pulls" are interpreted to be "spins" as recited in the claimed invention.

Furthermore, Walker '127 teaches that the "player enters player identifying information and player selected price parameters at a gaming device," which parameters include the "duration of play" (3:31-35). This teaching indicates that the number of handle pulls ("spins") is displayed to the player at least when he initiates the playing session.

It would have been obvious to one of ordinary skill in the art at the time of invention to modify the teachings of Walker '430 and Graham such that more than one initial play of the game may be played by the player, as described in Walker '127, in order to advantageously allow the player to play multiple games while only making funds available at the beginning of his play session. It is noted that the two Walker patents share multiple common inventors and a common assignee.

Claims 40, 56, 61 are directed toward similar subject matter to the above claims, and additionally include a primary and secondary game, wherein at least one triggering event associated with the primary game initiates the secondary game. Walker '430 teaches such at least by an initial game(s) ending and additional games beginning. Further, Graham teaches initiation of a number of bonus games upon a triggering event (see at least 1:29-2:26), which also meets the above limitation of primary (base) and secondary (bonus) games.

Claims 22, 34, 43, 48, 49, 67, 77 and 85 are directed toward similar subject matter to the above claims, except that an initial designated number of free spins of the reels are provided, with the opportunity to re-trigger at least one spin of the reels if the re-trigger symbol or a predetermined symbol combination occurs on the reels. Graham teaches such feature in at least 1:29-45 and 2:21-25. It is noted that Graham allows for triggering events to happen during a previously-triggered series of games, not solely for the base game.

Regarding claims 3, 4, and 57 Walker '430 teaches at least one pay line associated with reels and further teaches that the processor accumulates any prize symbols that occur on any of the paylines in each spin of the reels (see at least Fig. 3B, 4:45-51, 6:21-33, and claim 17).

Regarding claims 5, 7, and 30, Walker '430 teaches that the accumulated number of prize symbols is reset when no spins remain or after a plurality of primary games (see at least 3:21-51 and 7:6-19).

Regarding claims 6 and 31, Walker '430 teaches that the initial designated number of spins is obtained in a primary game activated upon a wager by the player (see at least 6:9-15).

Regarding claim 8, Walker '430 teaches a prize symbol that includes an image that represents the physical prize (see at least Figs. 4A and 8, and descriptions thereof).

Regarding claims 9-10, Walker '430 teaches that the initial designated number of spins is predetermined at least because the player may designate the number of games he wishes to play. Walker '430 lacks in explicitly teaching that the designated number of initial spins is randomly determined. Regardless, such modification would have been an obvious matter of design choice, well within the capabilities of one of ordinary skill in the art at the time of invention.

Regarding claims 11-12, Walker '430 teaches that the designated number of prize symbols is predetermined or random (see at least Fig. 8 and descriptions thereof).

Regarding claims 13 and 14, Walker '430 teaches a plurality of different physical prizes, wherein the processor is operable to provide one of said physical prizes to the player when the accumulated number of prize symbols reaches the designated number of prize symbols necessary to win the physical prize; and further teaches that at least two of the physical prizes have different values (see at least Fig. 8 and descriptions thereof).

Regarding claims 15 and 16, Walker '430 teaches a probability of being selected by the processor associated with each of the physical prizes, wherein the processor is

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operable to select and provide one of the physical prizes to the player based on said probabilities (see at least 7:36-8:2).

Regarding claims 17-21 and 62, Walker '430 teaches a prize symbol display operable to indicate the number of accumulated prize symbols (Fig. 3b, element 360), further including a plurality of prize symbols indicators (Fig. 3b, element 360), further including an illumination device associated with the prize symbols indicators (Fig. 3A, video display 336), wherein the prize symbol display includes an integer which represents the accumulated number of prize symbols (Fig. 3b, element 360), and wherein the integer increments by at least one for each prize symbol which occurs on the reels (see at least 3:21-51 and 5:43-51).

Claims 23-26, 35-39, 44-47, 51-55, 58-60, 68-71, 78-82, and 87-91 are directed toward determining that 1) the initial number of spins, 2) prize symbols necessary to win a prize, 3) number of prize symbols, and 4) odds of obtaining a re-trigger event, is based at least in part on a wager made by the player. Each of these determinations is described at least by the citations of Walker '430 herein because each determination must be established when the player initiates a wagering session. Teachings of Walker '430 further dictate that the initiation is a result of the player making a wager. Therefore, Walker '430 teaches each of the above claims. With regard to claim 24, a first game of Walker '430 requires a first number of symbols to be accumulated. If during that first game the player accumulates at least one symbol, the second (subsequent) game would require a different number of symbols to be accumulated in order to win the prize.

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With regard to claim 26, the combination of Walker '430 and Graham teaches that the symbols appearing on the reels are associated with a probability of winning, at least because both games are under the direction of a random number generator.

Furthermore, Graham states that, "trigger frequency may decrease for at least some of the series of free games by changing the length or layout of the reel strips. This allows both the return to player percentage for different series of free games and/or the likelihood of getting a trigger condition to be adjusted as necessary or required" (3:59-64). Thus, if the player has paid for the current game/spin via a wager amount, he has a greater likelihood of achieving the free game symbol combination than if he was currently playing a free (no wager) game.

Regarding claims 27, 63, and 64, Walker '430 further teaches the processor is operable to enable the player to select the physical prize from a plurality of prizes (see at least 11:61-12:14).

Regarding claims 32, 33, 50, 75, 76, 86, Walker '430 describes a first physical prize that is of a higher value than the second physical prize, and further describes a higher probability of obtaining the second physical prize than the first physical prize (see at least Fig. 8).

Regarding claims 65-66, Walker '430 teaches awarding the physical prize to the player includes generating a prize code and further includes placing the prize code on at least one of: a receipt, a ticket, a printing medium and a recording medium (see at least 9:6-13).

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Regarding claims 72, 73, 83, 84, 92, and 93, Walker '430 teaches that the above described system and method are controller through a data network (see at least 5:1-25 and 8:24-32). The Internet is simply a group of networks in communication with one another. Therefore, Walker '430 suggests controlling the method and system over the Internet.

Response to Arguments

4. Applicant's arguments with respect to the claims have been fully considered but are most in view of the new ground(s) of rejection over the Walker '127 reference.

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to William H. McCulloch whose telephone number is (571) 272-2818. The examiner can normally be reached on M-F 9:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Vo can be reached on (571) 272-4690. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/W. H. M./ Examiner, Art Unit 3714 11/6/2009

/Peter D. Vo/ Supervisory Patent Examiner, Art Unit 3714